Ca	se 3:11-cv-02948-M	Document 165	Filed	09/10/13	Page 1 of 13	PageID 3986
1 2 3 4 5	William A. Isaacson Melissa Felder (admi BOIES, SCHILLER 5301 Wisconsin Ave Washington, D.C. 20 Telephone: (202) 23 Facsimile: (202) 23 Email: wisaacson@bandeler@bsf	tted pro hac vice) & FLEXNER LLF . NW, Suite 800 0015 7-2727 7-6131 osfllp.com	ŕ			
6 7 8 9 10	Philip J. Iovieno (adr Anne M. Nardacci (a Christopher Fenlon (BOIES, SCHILLER 10 North Pearl Street Albany, NY 12207 Telephone: (518) 43 Facsimile: (518) 43 Email: piovieno@b anardacci@l cfenlon@bs	dmitted <i>pro hac vi</i> admitted <i>pro hac vi</i> & FLEXNER LLF , 4th Floor 4-0600 4-0665 sfllp.com bsfllp.com	ce) ice)			
12 13 14 15	[Additional counsel I Counsel for Plaintiffs America, Inc.; Schult MARTA Cooperative Data Product Manage Inc.; and NECO Allia	s MetroPCS Wireledze Agency Service of America, Inc.; ement, Inc.; The Agence LLC	ess, Inc. es, LLC ABC A ASI Cr	; P.C. Rich Appliance, l editor Liqu	ard & Son Long Inc.; Tech Data (idating Trust; Co	Island Corporation; Corporation and Tech
16 17		FOR THE NORTI	HERN I			IA
18 19	IN RE: TFT-LCD (F. ANTITRUST LITIG				E NO. M:07-md-	-01827-SI
20212223	This Document Related SB Liquidation Trust al., 3:10-cv-05458-Si MetroPCS Wireless, Corp., et al., 3:11-cv	v. AU Optronics (I Inc. v. AU Optroni	-	3:11- 3:11- 3:11- 3:11- 3:11-	E NOS. 3:10-cv-cv-0829-SI; 3:11 cv-02495-SI; 3:11 cv-03856-SI; 3:1 cv-05765-SI; 3:1 cv-06241-SI; 3:1 cv-01426-SI; 3:1	l-cv-02225-SI; 11-cv-03763-SI; 11-cv-04119-SI; 11-cv-05781-SI;
24252627	Office Depot, Inc. v. al., 3:11-cv-02225-Si Jaco Electronics, Inc. et al., 3:11-cv-02495	AU Optronics Cor I . v. AU Optronics	•	3:10- STIP ORD	cv-05625-SI PULATION AND PER REGARDI	D [PROPOSED]
28				I	STIPULATION A	AND [PROPOSED] ORDER

Case 3:11-cv-02948-M Document 165 Filed 09/10/13 Page 2 of 13 PageID 3987 1 Interbond Corp. of America v. AU Optronics Corp., et al., 3:11-cv-03763-SI 2 Schultze Agency Services, LLC, on behalf of 3 Tweeter Opco, LLC and Tweeter Newco, LLC, v. AU Optronics Corp., et al., 4 3:11-cv-03856-SI 5 P.C. Richard & Son Long Island Corp., et al. v. AU Optronics Corp., et al., 3:11-cv-04119-SI 6 Tech Data Corp., et al. v. AU Optronics Corp., et 7 al., 3:11-cv-05765-SI 8 The AASI Creditor Liquidating Trust, by and through Kenneth A. Welt, Liquidating Trustee v. 9 AU Optronics Corp., et al., 3:11-cv-05781-SI 10 CompuCom Systems, Inc. v. AU Optronics Corp., et al., 3:11-cv-06241-SI 11 NECO Alliance LLC v. AU Optronics Corp., et 12 al., 3:12-cv-01426-SI 13 Rockwell Automation, Inc. v. AU Optronics Corp., et al., 3:12-cv-02495-SI 14 Alfred H. Siegel, as Trustee of the Circuit City 15 Stores, Inc. Liquidating Trust v. AU Optronics Corp., et al., 3:10-cv-05625-SI 16 Plaintiffs in the above-captioned cases (collectively, "Track 2 Cases") and Defendants in 17 the Track 2 Cases (respectively, "Plaintiffs" and "Defendants," collectively, "Parties") hereby 18 stipulate as follows: 19 WHEREAS, on June 13, 2013, Plaintiffs have submitted reports from B. Douglas 20 Bernheim, Adam Fontecchio, David Stowell, and Leslie Marx (as to certain Plaintiffs only) 21 (collectively, "Plaintiffs' Track 1 Experts"), among others, in the Track 2 Cases (including any 22 erratas, supplements, and amendments thereto, "June 2013 Reports"); 23

WHEREAS, Plaintiffs' Track 1 Experts also appeared on behalf of plaintiffs in one or more of the following cases in this Multidistrict Litigation: *AT&T Mobility LLC*, et *al. v. AU Optronics Corp.*, et al., Case No. 09-CV-4997-SI; *ATS Claim, LLC v. Epson Electronics America, Inc.*, et al., Case No. 3:09-CV-01115-SI; *Nokia Corp. and Nokia Inc. v. AU Optronics Corp.*, et al., Case No. 3:09-CV-05609; *Costco Wholesale Corp. v. AU Optronics Corp.*, et al.,

24

25

26

27

28

Case No. 11-CV-00058-SI; Best Buy v. AU Optronics Corp., et al., Case No. 10-CV-04972-SI; Electrograph Systems, Inc. v. Epson Imaging Devices Corp., et al., Case No. 10-CV-00017-SI; Motorola Mobility Inc. v. AU Optronics Corp., et al., Case No. 09-CV-05840-SI, and Target Corp., et al. v. AU Optronics Corp., et al., Case No. 10-CV-04945-SI (collectively, "Track 1 Cases");

WHEREAS, Plaintiffs' Track 1 Experts sat for depositions in the Track 1 Cases;

WHEREAS the Parties want to avoid duplicative and repetitive questioning of Plaintiffs' Track 1 Experts in depositions in the Track 2 Cases in light of their previous depositions and the similarity between Plaintiffs' Track 1 Experts' reports in the Track 1 Cases and Plaintiffs' Track 1 Experts' reports in the Track 2 Cases, and to create efficiency in and limit the time of those depositions; and

WHEREAS the Parties do not want to get bogged down in disputes over whether a particular question is duplicative of a question asked of a Plaintiffs' Track 1 Expert during the Track 1 Cases;

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and among the Parties through their undersigned counsel as follows:

- Any testimony made at deposition by a Plaintiffs' Track 1 Expert in a Track 1 Case will have same legal and evidentiary effect as if noticed and taken in the Track 2 cases concerning the June 2013 Reports and the Track 2 Plaintiffs.
- 2. Any deposition that Defendants take of a Plaintiffs' Track 1 Expert in the Track 2 Cases regarding the June 2013 Reports will be limited to a seven hour period. This is not a limitation on the deposition regarding any Plaintiffs' Track 1 Expert's reply reports (which may not be duplicative of Plaintiffs' Track 1 Experts' reports in the Track 1 Cases), or of any expert's deposition other than Plaintiffs' Track 1 Experts.
- 3. This stipulation does not give rise to an objection to questions as being duplicative of questions asked during the Track 1 Cases.

Ca	se 3:11-cv-02948-M Document 165 Filed 09/10/13 Page 4 of 13 PageID 3989					
1	Dated: August 23, 2013					
2	Respectfully submitted,					
3	By: \s/Philip J. Iovieno					
4	By: /s/ Philip J. Iovieno William Isaacson (admitted pro hac vice) Melissa Felder (admitted pro hac vice)					
5	BOIES, SCHILLER & FLEXNER LLP 5301 Wisconsin Avenue NW, Suite 800					
6	Washington, DC 20015 Telephone: (202) 237-2727					
7	Facsimile: (202) 237-6131 Email: wisaacson@bsfllp.com					
8	mfelder@bsfllp.com					
9	Philip J. Iovieno (admitted <i>pro hac vice</i>) Anne M. Nardacci (admitted <i>pro hac vice</i>)					
10	Christopher Fenlon (admitted <i>pro hac vice</i>) BOIES, SCHILLER & FLEXNER LLP					
11	10 North Pearl Street, 4th Floor Albany, NY 12207					
12	Telephone: (518) 434-0600 Facsimile: (518) 434-0665					
13	Email: piovieno@bsfllp.com anardacci@bsfllp.com					
14	cfenlon@basfllp.com					
15	Stuart H. Singer (admitted <i>pro hac vice</i>) Meredith Schultz (admitted <i>pro hac vice</i>)					
16	BOIES, SCHILLER, & FLEXNER LLP					
17	401 East Las Olas Boulevard, Suite 1200 Fort Lauderdale, FL 33301					
18	Telephone: (954) 356-0011 Facsimile: (954) 356-0022					
19	Email: ssinger@bsfllp.com mschultz@bsfllp.com					
20	Attorneys for Plaintiffs MetroPCS Wireless, Inc.;					
21	Office Depot, Inc.; Interbond Corp. of America; Schultze Agency Services, LLC; P.C. Richard & Son					
22	Long Island Corporation; MARTA Cooperative of America, Inc.; ABC Appliance Inc.; Tech Data Corp.					
23	and Tech Data Product Management, Inc.; The AASI Creditor Liquidating Trust; CompuCom Systems, Inc.;					
24	and NECO Alliance LLC					
25						
26						
27						
28						
	STIPULATION AND [PROPOSED] ORDER -4- REGARDING CERTAIN EXPERT					

Ca	se 3:11-cv-02948-M	Document 165	Filed 09/10/13	Page 5 of 13 PageID 3990
1		R	v: /s/R/	ohert W. Turken
2		D.	y: /s/Ro Robert W. Turk Mitchell E. Wic	
			Scott N. Wagne	er
3			LLP	ERG BAENA PRICE & AXELROD
4			Miami, FL 331	
5			Telephone: (30 Facsimile: (30	5) 374-7593
6			Email: rturken@ mwidon	@bilzin.com n@bilzin.com
7			swagner	@bilzin.com
8				laintiffs Tech Data Corp. and Tech Ianagement, Inc. and The AASI
9			Creditor Liquid	
10		n	/ / 11	
11		В	y: /s/H. H. Lee Godfrey	Lee Goafrey
12			Kenneth S. Mar Jonathan J. Ros	S
13			Johnny W. Cart SUSMAN GOI	
14			1000 Louisiana Houston, TX 7	Street, Suite 5100 7002
15			Telephone: (71 Facsimile: (71	3) 651-9366 3) 654-6666
16			Email: lgodfrey	@susmangodfrey.com @susmangodfrey.com
17			jross@s	usmangodfrey.com susmangodfrey.com
18			3	· ·
			Parker C. Folse Rachel S. Black	
19			Jordan Connors SUSMAN GOI	DFREY L.L.P.
20			Seattle, WA 98	
21			Telephone: (20 Facsimile: (20	
22			Email: pfolse@	susmangodfrey.com
23				s@susmangodfrey.com
24				laintiff Alfred H. Siegel, as Trustee of Stores, Inc. Liquidating Trust
25			ine Circuii Ciiy	Stores, Inc. Liquidating Trust
26				
27				
28				
			-5-	STIPULATION AND [PROPOSED] ORDER REGARDING CERTAIN EXPERT

Case 3:11-cv-02948-M Document 165 Filed 09/10/13 Page 6 of 13 PageID 3991 1 /s/ Marc M. Seltzer By: Marc M. Seltzer (54534) Steven G. Sklaver (237612) 2 SUSMAN GODFREY LLP 3 1901 Avenue of the Stars, Suite 950 Los Angeles, CA 90067-6029 Telephone: (310) 789-3100 4 Facsimile: (310) 789-3150 Email: mseltzer@susmangodfrey.com 5 ssklaver@susmangodfrey.com 6 Erica W. Harris 7 SUSMAN GODFREY LLP 1000 Louisiana, Suite 5100 Houston, TX 77002-5096 8 Telephone: (713) 651-9366 Facsimile: (713) 654-6666 9 Email: eharris@susmangodfrey.com 10 Attorneys for SB Liquidation Trust 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 STIPULATION AND [PROPOSED] ORDER

Ca	se 3:11-cv-02948-M	Document 165	Filed 09/10/13	Page 7 of 13 PageID 3992
1		В	y: /s/ <i>Je</i>	rome A. Murphy
2			Jeffrey H. How	ard (pro hac vice) phy (pro hac vice)
3			CROWELL &	
4			Washington, Do Telephone: (20	C 20004
5			Facsimile: (20 Email: jhoward	2) 628-5116
6				@crowell.com
7				y (CA Bar No. 169806) (CA Bar No. 94255)
8			Joshua C. Stoke CROWELL & 1	es (CA Bar No. 220214) MORING LLP
9			Los Angeles, C	
10			Telephone: (21 Facsimile: (21	3) 622-2690
11				©crowell.com
12			J	©crowell.com
13			R. Bruce Holco	nms (pro hac vice) mb (pro hac vice)
14			ADAMS HOLO	
15			1875 Eye Street Washington, Do	C 20006
16			Telephone: (20 Facsimile: (20	2) 580-8821
17			holcomb	adamsholcomb.com @adamsholcomb.com
18				o@adamsholcomb.com
19			Plaintiffs Jaco I	l for Plaintiffs and Attorneys for Electronics, Inc. and Rockwell
20			Automation, Inc	2.
21				
22				
23				
24				
25				
26				
27				
28				
			-7-	STIPULATION AND [PROPOSED] ORDER REGARDING CERTAIN EXPERT

Ca	se 3:11-cv-02948-M	Document 165	Filed 09/10/13	Page 8 of 13	PageID 3993
1					
2		*F	By: <u>/s/ Le</u> Holly A. House	e (State Bar No. 1	136045)
3			Kevin C. McCa	nn (State Bar No State Bar No. 22	o. 120874)
4			PAUL HASTIN		594)
5			55 Second Stree Twenty-Fourth	Floor	
6			San Francisco, (Telephone: (41	5) 856-7000	
7				5) 836-7100 ccann@paulhasti use@paulhasting	
8			leeberge	er@paulhastings er@paulhastings	.com
9				State Bar No. 07	
10			Jerome C. Roth	(State Bar No. 1) LLES & OLSON	159483)
11			355 South Gran Los Angeles, C.	d Avenue	(EEI
12			Telephone: (21 Facsimile: (21	3) 683-9100	
13			Email: Brad.Br		
14			Attorneys for D Display Americ		splay Co., Ltd. and LG
15				,	
16		Ry	y· /s/ St.	enhen P. Frecce	ro
17		ے.	y: /s/ St Melvin R. Gold Stephen P. Free	lman (SBN 3409 scero (SBN 1310	
18			Derek F. Foran		,
19			425 Market Stre San Francisco,	eet	-
20			Telephone: (41 Facsimile: (41	5) 268-7000	
21			Email: mgoldm		
22				mofo.com	
23					Imaging Devices nics America, Inc.
24			corporation an	и Првон Виссию	mes mierieu, me.
25					
26					
27					
28					
			-8-	STIPULATION A	AND [PROPOSED] ORDER

Ca	se 3:11-cv-02948-M [Document 165	Filed 09/10/13	Page 9 of 13	PageID 3994
1		By	y:/s/Ca	arl L. Blumenste	in
2		J	Christopher A.	Nedeau (State B stein (State Bar	ar No. 81297)
3				n (State Bar No.	
4			50 California St San Francisco, G	reet, 34th Floor	
5			Telephone: (41 Facsimile: (41)	5) 398-3600	
6			Email: cnedeau	@nossaman.con astein@nossama	
7				nossaman.com	
8				efendants AU Op ics Corporation	otronics Corporation America
9		_			
10		Ву		Curran (pro hac	urran vice)
11			Martin M. Toto John H. Chung	(pro hac vice)	
12			WHITE & CAS 1155 Avenue of	f the Americas	
13			New York, NY Telephone: (21	2) 819-8200	
14				@whitecase.com	
15				whitecase.com whitecase.com	
16					ion, Toshiba Mobile
17			Components, In		rica Electronic America Information
18			Systems, Inc.		
19					
20					
21					
22					
23					
24					
25					
26					
27					
28					
			-9-	STIPULATION A	AND [PROPOSED] ORDER

Cas	ase 3:11-cv-02948-M Document 165 Filed 09/10/13 Page 10 of 1	.3 PageID 3995
1	By: /s/ Neal A. Potischm Neal A. Potischman (SBN 254	nan
2	neal.potischman@davispolk.c	om
3	DAVIS POLK & WARDWEI 1600 El Camino Real	
4	Menlo Park, California 94025 Telephone: (650) 752-2000 Facsimile: (650) 752-2111	
5	Counsel for Chi Mei Optoelec	tronics Corporation
6	(n/k/a Innolux Corporation), (and Chi Mei Optoelectronics	CMO Japan Co., Ltd.,
7	Depot, Inc., Interbond Corp. of Agency Services, LLC, P.C. R	of America, Schultze
8 9	Island Corp., et al., Tech Data Creditor Liquidating Trust, Co and NECO Alliance LLC Action	a Corp., et al., The AASI ompuCom Systems, Inc.,
10		nus Ciniy
11	/s/ Michael R. Scott Michael R. Scott (pro hac vice	e)
12	mrs@hcmp.com Michael J. Ewart (pro hac vice	
13	mje@hcmp.com HILLIS CLARK MARTIN &	
14	1221 Second Avenue, Suite 50 Seattle, WA 98101-2925)0
15	Telephone: (206) 623-1745 Facsimile: (206) 623-7789	
16	Counsel for Chi Mei Optoelec	
17	(n/k/a Innolux Corporation), (and Chi Mei Optoelectronics	USA, Inc. for the
18	MetroPCS Wireless, Inc. Actio	on Only
19	By: /s/ William S. Farmer William S. Farmer (SBN 4669	04)
20	David C. Brownstein (SBN 4008) Jacob P. Alpren (SBN 235713)	11929)
21	Farmer Brownstein Jaeger LL 235 Pine Street, Suite 1300	
22	San Francisco, CA 94104 Telephone: (415) 795-2050	
23	Email: wfarmer@fbj-law.com dbrownstein@fbj-law.	
24	jalpren@fbj-law.com	
25	Counsel for Chunghwa Pictur MetroPCS Wireless Actions O	
26		
27		
28		LAND (DRODOGED) OPEN
	STIPULATION -10- REG	N AND [PROPOSED] ORDER ARDING CERTAIN EXPERT

Cas	e 3:11-cv-02948-M	Document 165	Filed 09/10/13	Page 11 of 13	PageID 3996	
1		F	By: /s/R	achel S. Brass		
2	By: /s/ Rachel S. Brass Rachel S. Brass (SBN 219301) Joel S. Sanders (SBN 107234)					
3	Austin V. Schwing (SBN 211696 GIBSON, DUNN & CRUTCHER LLP					
4			555 Mission St	reet, Suite 3000 California 94105	KEE	
			(415) 393-8200) / (415) 393-8306	5	
5			jsanders@gibs rbrass@gibson			
6					hwa Picture Tubes,	
7			Interbond, Sch	ultze Agency Servi		
8			CompuCom, V	SI Creditor Liquidies iewsonic, and NE	lating Trust, CO Alliance Actions	
9			Only			
10		F	By: /s/R Robert E. Freit	obert E. Freitas as (SBN 80948)		
11			Jason S. Angel Jerry Chen (SB	l (SBN 221607)		
12			FREITAS TSE	NG & KAUFMA rkway, Suite 200	N LLP	
13			Redwood Shor	es, CA 94065		
14			Telephone: (65 Facsimile: (65 Facsim	50) 593-6301		
15				@ftklaw.com		
16			•	ftklaw.com	- ·	
17			Attorneys for L Corporation	Defendant HannSto	ar Display	
18						
19		F	By: /s/ Ja Jacob R. Soren	<u>acob R. Sorensen</u> sen (SBN 209134)	
20			John M. Grenfo Fusae Nara (<i>pr</i>	ell (SBN 88500)		
21			Andrew D. Lar PILLSBURY V	nphere (SBN 1914 WINTHROP SHA	.79) W PITTMAN LLP	
22				lero Center, 22nd		
23			Telephone: (4) Facsimile: (4)	15) 983-1000		
24			Email: iohn.gre	enfell@pillsburyla ensen@pillsburyl	aw.com	
25			fusae.na	ara@pillsburylaw. .lanphere@pillsbu	.com	
				-	•	
26				Defendants Sharp (ics Corporation	Corporation and	
27						
28				STIPULATION A	ND [PROPOSED] ORDER	
		_	-11-	REGAR	DING CERTAIN EXPERT	

Cas	e 3:11-cv-02948-M	Document 165	Filed 09/10/13	Page 12 of 13	PageID 3997
1		F	By:/s/ <i>N</i> .	lichael W. Scarbo	rough
2		_	Michael W. Sc	arborough (SBN 2 IULLIN RICHTE	203524)
3				lero Center, 17th	
4			Telephone: (4) Facsimile: (4)	15) 434-9100	
5				orough@sheppare	dmullin.com
6			Attorneys for L and Samsung S		ng SDI America, Inc.
7			ū		
8		F	By: /s/ K Kent M. Roger	<u>(ent M. Roger</u> (Bar No. 95987)	
9			MORGAN LE	WIS & BOCKIÚS pear Street Tower	S LLP
10				CA 94105-1126	
11			Facsimile: (4)		om
12				Defendants Hitach	
13				(n/k/a Japan Disp ices (USA), Inc.	lay Inc.) and Hitachi
14					
15		F	By: /s/ S George Domin	ic Niespolo	<u>Sutro</u>
16			Stephen Holbro DUANE MOR	RIS LLP	2200
17			San Francisco,		e 2200
18			Telephone: (4 Facsimile: (4)	15) 957-3001	
19			Email: games shsutro	polo@duanemorr o@duanemorris.co	om
20				VEC Corporation,	NEC LCD Electronics America,
21			Inc.	Lia., ana Kenesas	Liectionics America,
22					
23					
24					
25					
26					
27					
28				CTIDIH ATION A	NID (DDODOGED) ODDED
			-12-	REGAR	ND [PROPOSED] ORDER DING CERTAIN EXPERT

Cas	e 3:11-cv-02948-M Document 165 Filed 09/10/13 Page 13 of 13 PageID 3998
1	*Pursuant to General Order No. 45, § X-B, the filer attests that concurrence in the filing of this
2	document has been obtained from each of the above signatories.
3	
4	
5	IT IS SO ORDERED.
6	
7 8	Dated:
9	Hon. Susan Illston United States District Judge
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	